United States with the people and Government of the Hashemite Kingdom of Jordan as they recover from these inhumane attacks;

- (4) declares its readiness to support and assist the authorities of Jordan in their efforts to bring to justice those individuals responsible for the attacks; and
- (5) calls upon the international community to renew and strengthen efforts to— $\,$
- (A) defeat terrorists by dismantling terrorist networks and exposing the violent and nihilistic ideology of terrorism;
- (B) increase international cooperation to advance personal and religious freedoms, ethnic and racial tolerance, political liberty and pluralism, and economic prosperity; and
- (C) combat the social injustice, oppression, poverty, and extremism that bolsters terrorism.

HONORING ISRAELI PRIME MINISTER YITZHAK RABIN

Mr. FRIST. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 310 submitted earlier today.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 310) honoring the life, legacy and example of Israeli Prime Minister Yitzhak Rabin on the tenth anniversary of his death.

There being no objection, the Senate proceeded to consider the resolution.

Mr. FRIST. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, the motion to reconsider be laid upon the table, and that any statements relating thereto be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 310) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

S. RES. 310

Whereas Yitzhak Rabin was born March 1, 1922, in Jerusalem;

Whereas Yitzhak Rabin volunteered for the Palmach, the elite unit of the Haganah (predecessor of the Israeli Defense Forces), and served for 27 years, including during the 1948 War of Independence, the 1956 Suez War, and as Chief of Staff in the June 1967 Six Day War.

Whereas, in 1975, Prime Minister Yitzhak Rabin signed the interim agreement with Egypt (Sinai II) which laid the groundwork for the 1979 Camp David Peace Treaty between Israel and Egypt;

Whereas Yitzhak Rabin served as Ambassador to the United States from 1968–1973, Minister of Defense from 1984–1990, and Prime Minister from 1974–1977 and from 1992 until his assassination in 1995;

Whereas. on September 13, 1993, in Washington, D.C., Yitzhak Rabin signed the Declaration of Principles framework agreement between Israel and the Palestinians:

Whereas, upon the signing of the Declaration of Principles, Yitzhak Rabin said to the Palestinian people: "We say to you today in a loud and clear voice: Enough of blood and tears. Enough! We harbor no hatred toward you. We have no desire for revenge. We, like you, are people who want to build a home, plant a tree, love, live side by side with

you—in dignity, empathy, as human beings, as free men.";

Whereas Yitzhak Rabin received the 1994 Nobel Prize for Peace for his vision and bravery as a peacemaker, saying at the time: "There is only one radical means of sanctifying human lives. Not armored plating, or tanks, or planes, or concrete fortifications. The one radical solution is peace.";

Whereas, on October 26, 1994, Yitzhak Rabin and King Hussein of Jordan signed a peace treaty between Israel and Jordan;

Whereas, on November 4, 1995, Yitzhak Rabin was brutally assassinated after attending a peace rally in Tel Aviv, where his last words were: "I have always believed that the majority of the people want peace, are prepared to take risks for peace... Peace is what the Jewish People aspire to."; and

Whereas Yitzhak Rabin dedicated his life to the cause of peace and security for the state of Israel by defending his nation against all threats, including terrorism, and undertaking courageous risks in the pursuit of peace: Now, therefore, be it

Resolved, That the Senate—

- (1) honors the historic role of Yitzhak Rabin for his distinguished service to the people of Israel and extends its deepest sympathy and condolences to the family of Yitzhak Rabin and the people of Israel on the tenth anniversary of his death;
- (2) recognizes and reiterates its continued support for the close ties and special relationship between the United States and Israel:
- (3) expresses its admiration for Yitzhak Rabin's legacy and reaffirms its commitment to the process of building a just and lasting peace between Israel and its neighbors:
- (4) condemns any and all acts of terrorism; and
- (5) reaffirms unequivocally the sacred principle that democratic leaders and governments must be changed only by the democratically-expressed will of the people.

RECOGNIZING THE 40TH ANNIVER-SARY OF THE SECOND VATICAN COUNCIL

Mr. FRIST. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of H. Con. Res. 260 which was received from the House.

The PRESIDING OFFICER. The clerk will report the concurrent resolution by title.

The legislative clerk read as follows: A concurrent resolution (H. Con. Res. 260) recognizing the 40th anniversary of the Second Vatican Council's promulgation of Nostra Aetate, the declaration on the relation of the Roman Catholic Church to non-Christian religions, and the historic role of Nostra Aetate in fostering mutual interreligious respect and dialogue.

There being no objection, the Senate proceeded to consider the concurrent resolution.

Mr. VOINOVICH. Mr. President, I rise to strongly encourage my colleagues in the Senate to support this resolution recognizing the 40th anniversary of the Second Vatican Council's Declaration on the Relation of the Church to Non-Christian Religions, Nostra Aetate, and the continuing need for mutual interreligious respect and dialogue.

October 28, 2005 marked the 40th anniversary of Nostra Aetate, which

means "in our time." On October 28, 1965, Nostra Aetate affirmed the respect of the Roman Catholic Church for Hinduism, Buddhism, Islam, and Judaism, and called upon all Catholics to engage in dialogue and cooperation with the followers of other religions. Nostra Aetate states that the Roman Catholic Church, moved by the Gospel's spiritual love, decries hatred, persecution, and displays of anti-Semitism directed at Jews at any time and by anyone. As stated in the resolution, Nostra Aetate marked a new relationship between Catholics and Jews worldwide and opened a chapter in Jewish-Christian relations that is unprecedented in its closeness and warmth.

With Nostra Aetate, Pope John Paul VI called on all Catholics not only to decry the persecution of people of non-Christian religions, but also to love and respect them.

As it is stated in a passage from Nostra Aetate: "In our time, when day by day mankind is being drawn closer together, and the ties between different peoples are becoming stronger, the Church examines more closely its relationship to non-Christian religions. In her task of promoting unity and love among men, indeed among nations, she considers above all in this declaration what men have in common and what draws them to fellowship. . . . Men expect from the various religions answers to the unsolved riddles of the human condition, which today, even as in former times, deeply stir the hearts of men: What is man? What is the meaning, the aim of our life? What is moral good, what sin? Whence suffering and what purpose does it serve? Which is the road to true happiness? What are death, judgment and retribution after death? What, finally, is that ultimate inexpressible mystery which encompasses our existence: whence do we come, and where are we going?"

Nostra Aetate acknowledges that all people of all religions are united by the fact that we are all searching for the answers to the most basic questions about life and God, and that we must love and respect one another, despite our differences.

The message of Nostra Aetate is of particular importance today, amidst the conflict in the Middle East and terrorism in the name of Islam. As we continue the battle against the rise in anti-Semitism, prejudice against Muslims, and all other forms of intolerance and xenophobia, both internationally and within the United States, we must remember the value of this message that calls for interreligious respect, tolerance, and dialogue and decries all forms of hatred.

Mr. FRIST. I ask unanimous consent that the concurrent resolution be agreed to, the preamble be agreed to, the motion to reconsider be laid upon the table, and that any statements relating to the concurrent resolution be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The concurrent resolution (H. Con. Res. 260) was agreed to.

The preamble was agreed to.

NATIONAL STALKING AWARENESS MONTH

Mr. FRIST. Mr. President, I ask unanimous consent that the Judiciary Committee be discharged from further consideration and the Senate now proceed to S. Con. Res. 10.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report the concurrent resolution by title.

The legislative clerk read as follows:

A concurrent resolution (S. Con. Res. 10) raising awareness and encouraging prevention of stalking by establishing January 2006 as "National Stalking Awareness Month".

There being no objection, the Senate proceeded to consider the concurrent resolution.

Mr. FRIST. I ask unanimous consent that the concurrent resolution be agreed to, the preamble be agreed to, and the motion to reconsider be laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

The concurrent resolution (S. Con. Res. 10) was agreed to.

The preamble was agreed to.

The concurrent resolution, with its preamble, reads as follows:

S. CON. RES. 10

Whereas an estimated 1,006,970 women and 370,990 men are stalked annually in the United States and, in the majority of such cases, the person is stalked by someone who is not a stranger;

Whereas 81 percent of women who are stalked by an intimate partner are also physically assaulted by that partner, and 76 percent of women who are killed by an intimate partner were also stalked by that intimate partner;

Whereas 26 percent of stalking victims lose time from work as a result of their victimization and 7 percent never return to work;

Whereas stalking victims are forced to take drastic measures to protect themselves, such as relocating, changing their addresses, changing their identities, changing jobs, and obtaining protection orders:

Whereas stalking is a crime that cuts across race, culture, gender, age, sexual orientation, physical and mental ability, and economic status:

Whereas stalking is a crime under Federal law and under the laws of all 50 States and the District of Columbia;

Whereas rapid advancements in technology have made cyber-surveillance the new frontier in stalking;

Whereas there are national organizations, local victim service organizations, prosecutors' offices, and police departments that stand ready to assist stalking victims and who are working diligently to craft competent, thorough, and innovative responses to stalking:

Whereas there is a need to enhance the criminal justice system's response to stalking and stalking victims, including aggressive investigation and prosecution; and

Whereas Congress urges the establishment of January, 2006 as National Stalking Awareness Month: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That—

(1) it is the sense of Congress that—

- (A) National Stalking Awareness Month provides an opportunity to educate the people of the United States about stalking;
- (B) all Americans should applaud the efforts of the many victim service providers, police, prosecutors, national and community organizations, and private sector supporters for their efforts in promoting awareness about stalking; and
- (C) policymakers, criminal justice officials, victim service and human service agencies, nonprofits, and others should recognize the need to increase awareness of stalking and availability of services for stalking victims; and
- (2) Congress urges national and community organizations, businesses in the private sector, and the media to promote, through National Stalking Awareness Month, awareness of the crime of stalking.

NATIONAL MILITARY FAMILY MONTH

Mr. FRIST. Mr. President, I ask unanimous consent that the Judiciary Committee be discharged from further consideration of S. Res. 9 and the Senate proceed to its immediate consideration.

The PRESIDING OFFICER. Without objection, it is so ordered. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 9) expressing the sense of the Senate regarding designation of the month of November as "National Military Family Month".

There being no objection, the Senate proceeded to consider the resolution.

Mr. FRIST. Mr. President, I ask unanimous consent that the amendment which is at the desk be agreed to, the resolution, as amended, be agreed to, the preamble be agreed to, the motions to reconsider be laid upon the table, with no intervening action or debate, and that any statements relating to the resolution be printed in the

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 2520) was agreed to, as follows:

AMENDMENT NO. 2520

On page 2, line 2, strike "; and" and all that follows to the end.

The resolution (S. Res. 9), as amended, was agreed to.

The preamble was agreed to.

The resolution, as amended, with its preamble reads as follows:

S. RES. 9

Whereas military families, through their sacrifices and their dedication to our Nation and its values, represent the bedrock upon which our Nation was founded and upon which our Nation continues to rely in these perilous and challenging times: Now, therefore, be it

Resolved, That it is the sense of the Senate—

- (1) that the month of November should be designated as "National Military Family Month"; and
- (2) to request that the President-
- (A) designate the month of November as "National Military Family Month"; and

(B) issue a proclamation calling upon the people of the United States to observe the

month with appropriate ceremonies and activities.

AMENDING THE ETHICS IN GOVERNMENT ACT OF 1978

Mr. FRIST. Mr. President, I ask unanimous consent that the Committee on Homeland Security and Governmental Affairs be discharged from further consideration of S. 1558, and the Senate proceed to its immediate consideration.

The PRESIDING OFFICER. Without objection, it is so ordered. The clerk will report the bill by title.

The legislative clerk read as follows: A bill (S. 1558) to amend the Ethics in Government Act of 1978 to protect family members of filers from disclosing sensitive information in a public filing and extend the public filing requirement for 5 years.

There being no objection, the Senate proceeded to consider the bill.

Mr. LEAHY. Mr. President, Senator SPECTER and I have introduced a comprehensive court security measure, S. 1968, the Court Security Improvement Act of 2005, CSIA. Our bill responds to requests by the judiciary for a greater voice in working with the United States Marshals Service to determine their security needs. It enacts new criminal penalties for the misuse of restricted personal information to harm or threaten to seriously harm judges, their families or other individuals performing official duties. It also enacts criminal penalties for threatening judges and Federal law enforcement officials by the malicious filing of false liens, provides increased protections for witnesses, and makes available new resources for State courts to improve security for State and local court systems. Finally, it extends life insurance benefits to bankruptcy, magistrate and territorial judges, and health insurance to surviving spouses and families of Federal judges.

One of the provisions of CSIA extends the "sunset" of a provision first enacted in the "Identity Theft and Assumption Deterrence Act of 1998" that grants the Judicial Conference of the United States the authority to redact information from a judge's mandatory financial disclosure in circumstances in which it is determined that the release of the information could endanger the filer or the filer's family. The Specter-Leahy bill also extends the protections of this provision to the family members of filers.

The misuse of this redaction authority has been a matter of some concern to me. I appreciate that the Judicial Conference is seeking to improve its practices. I offer this amendment to S. 1558, which is drawn from CSIA, because none of us wants to see judges or their families endangered. The redaction authority need not expire if there is agreement that it should be continued by reauthorization for another 4 year period before another sunset. Instead, if the Senate adopts our amendment and the House accepts the Senate